UNITED STATES DISTRICT COURT	
EASTERN DISTRICT OF NEW YORK	
X	
MICHAEL MINTZ and TONI MARIE MINTZ,	
individually and on behalf of others	
similarly situated	Case No. 2:15-cv-07344
Plaintiff,	STIPULATION OF DISMISSAL
SYNCHRONY BANK,	WITH PREJUDICE
Defendant.	
X	
Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, Plaintiffs	
MICHAEL MINTZ and TONI MARIE MINTZ ("PlaintiffS") and Defendant	
SYNCHRONY BANK("Defendant") file this Stipulation of Dismissal with Prejudice	

1. Because of disputes over liability and damages and because of the uncertainties of litigation, Plaintiff and Defendant have compromised and settled all claims and causes of action that were or could have been asserted by Plaintiffs against Defendant arising out of or in any way related to the matters raised in the action captioned *Michael Mintz and Toni Marie Mintz, individually and on behalf of others similarly situated v. Synchrony Bank* case no. 2:15-cv-07344(the "Suit") and Plaintiff no longer wishes to pursue this action.

on Account of Settlement (the "Stipulation") and would respectfully show the

Court as follows:

- 2. Each party entered into the Settlement Agreement voluntarily and knowingly, and understands fully the meaning and effect of its executing said Agreement. The parties agree that the terms of the Settlement Agreement are just and fair.
  - 3. Defendant has asserted no counterclaims against Plaintiff.
- 4. The parties agree that this action should be dismissed with prejudice and respectfully request the Court to enter an Order of Dismissal with Prejudice.

Respectfully submitted,

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